1	Vanessa R. Waldref	
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8		
9	UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF WASHINGTON	
10	FOR THE EASTERN DIS	inci or washington
	Hanford Sacretty Police Officers	1
11	Hanford Security Police Officers DAVID G. DONOVAN and	No. 4:21-CV-05148-TOR
12	CHRISTOPHER J. HALL, United	
13	States Department of Energy employee STEPHEN C. PERSONS, Safety Bases	MOTION TO EXPEDITE
14	Compliance Officer THOMAS R.	
	ARDAMICA, et al.,	12/10/21
15	Plaintiff,	Without Oral Argument
16	V.	3
17	DDIANIMANCE M C4	
18	BRIAN VANCE as Manager of the UNITED STATES DEPARTMENT	
	OF ENERGY Hanford Site, VALERIE	
19	MCCAIN, as Vit Plant Project	
20	Director, BECHTEL, SCOTT SAX as President and Project Manager of	
21	CENTRAL PLATEAU CLEANUP	
22	COMPANY, ROBERT WILKINSON as President and Program Manager of	
	HANFORD MISSION INTEGRATED	
23	SOLUTIONS, LLC., DON HARDY as	
24	Manager of HANFORD LABORATORIES MANAGEMENT	
25	AND INTEGRATION 222-S	
26	LABORATORY MANAGER, HIRAM	
	SETH WHITMER as President and Program Manager, HPM	
27	CORPORATION, STEVEN ASHBY	
28	as Laboratory Director, PACIFIC	

MOTION TO EXPEDITE - 1

NORTHWEST NATIONAL LABORATORY, JOHN ESCHENBERG as President and Chief Executive Officer of WASHINGTON RIVER PROTECTION SOLUTIONS, JOSEPH R. BIDEN, President of the United States of America,

Defendants.

Defendants Joseph R. Biden, President of the United States, and Brian Vance, as Manager of the United States Department of Energy Hanford Site ("Federal Defendants"), by and through the United States Attorney for the Eastern District of Washington, Vanessa R. Waldref, and the undersigned Assistant U.S. Attorneys, John T. Drake and Molly M.S. Smith, move for expedited consideration of their Unopposed Motion for Leave to File Excess Pages (ECF No. 36). An expedited ruling on the motion is needed because the brief for which Federal Defendants are seeking leave to exceed the page limit is due this Friday, December 10, 2021.

DATED this 8th day of December, 2021.

Vanessa R. Waldref United States Attorney

s/ John T. Drake
John T. Drake
Molly M.S. Smith
Assistant United States Attorneys
Attorneys for Federal Defendants

## **CERTIFICATE OF SERVICE**

I hereby certify that on December 8, 2021, I caused to be delivered via the method listed below the document to which this Certificate of Service is attached (plus any exhibits and/or attachments) to the following:

NAME & ADDRESS	Method of Delivery
Nathan J. Arnold Arnold & Jacobowitz PLLC 2701 First Avenue, Suite 200 Seattle, WA 98121 nathan@CAJlawyers.com Simon Peter Serrano Silent Majority Foundation 5426 N. Rd. 68, Ste. D, Box 105 Pasco, WA 99301 pete@silentmajorityfoundation.org Mark N. Bartlett Arthur A. Simpson Sarah Cox Davis Wright Tremaine LLP 920 Fifth Avenue, Suite 3300 Seattle, WA 98104-1610 markbartlett@dwt.com arthursimpson@dwt.com sarahcox@dwt.com	□ CM/ECF System     □ Electronic Mail     □ U.S. Mail     □ Other:     □ Electronic Mail     □ U.S. Mail     □ Other:     □ CM/ECF System     □ Electronic Mail     □ U.S. Mail     □ Other:     □ CM/ECF System     □ Electronic Mail     □ U.S. Mail     □ U.S. Mail     □ Other:
Kevin C. Baumgardner Jeff Bone Corr Cronin LLP 1001 Fourth Ave., Suite 3900 Seattle, WA 98154 kbaumgardner@corrcronin.com jbone@corrcronin.com	⊠CM/ECF System     □Electronic Mail     □U.S. Mail     □Other:

s/John T. Drake
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